

**UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF MICHIGAN  
SOUTHERN DIVISION**

MICHAEL DUPREE, JR.,  
a Colorado Resident;  
MICHAEL DUPREE, SR.; and  
DARLENE DUPREE, his parents,  
Residents of the Country of Austria,

Case No. 10-CV-12094

Hon. Lawrence P. Zatkoff  
Hon. Mag. Mona K. Majzoub

Plaintiffs,

v.

CRANBROOK EDUCATIONAL  
COMMUNITY; JOHN J. WINTER;  
and CHARLES SHAW,

Defendants.

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Thomas, Garvey, Garvey & Sciotti  
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Attorneys for Plaintiffs

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(313) 465-7466  
Attorneys for Defendants

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**AMENDED COMPLAINT**

NOW COME the plaintiffs, Michael Dupree, Jr., Michael Dupree, Sr., and Darlene Dupree, by and through their attorneys, Thomas, Garvey, Garvey & Sciotti, and as their Amended Complaint against the defendants, Cranbrook Educational Community, John J. Winter and Charles Shaw, state as follows:



### **THE PARTIES**

1. Plaintiff Michael Dupree, Jr. is an individual and resident of the State of Colorado who attended Cranbrook/Kingswood High School.

2. Plaintiff Michael Dupree, Sr. is an individual, a U.S. Citizen, and resident of the Country of Austria, who is the father of plaintiff Michael Dupree, Jr.

3. Plaintiff Darlene Dupree is an individual, a U.S. Citizen, and resident of the Country of Austria, who is the mother of plaintiff Michael Dupree, Jr.

4. Defendant, Cranbrook Educational Community [hereinafter referred to as “Cranbrook”], is a Domestic Nonprofit Organization, ID Number 786039, under the laws of the State of Michigan.

5. That at all times relevant to the issues in this Complaint, John J. Winter was Dean of Boys at Cranbrook Educational Community.

6. That at all times relevant to the issues in this Complaint, Charles Shaw was an employee and/or agent of defendant Cranbrook Educational Community.

### **JURISDICTION AND VENUE**

7. This Complaint challenges the actions of defendant Cranbrook were violative of the First and Fourteenth Amendments to the United States Constitution, and seeks both equitable and money damages.

8. This Court has jurisdiction to resolve the constitutional questions presented in this case pursuant to 28 U.S.C. §1331 and 28 U.S.C. §1343(3), and also pursuant to 48 U.S.C. §1983.

9. This Court also has jurisdiction pursuant to the Racketeer Influenced and Corrupt Organizations Act (“RICO”), 18 USC §1961(1)(B), 1962(c), 1964(c) and that the defendants’

conduct constituted intentional infliction of emotional distress (like RICO “IIED”) under Michigan Law.

10. This Court has jurisdiction regarding the Mail Fraud Count under 18 U.S.C. §1341.

11. Venue is proper pursuant to 28 U.S.C. §1391(b) and (c).

12. That amount in controversy exceeds Seventy Five Thousand Dollars (\$75,000.00), exclusive of costs, interest and attorney fees.

### **STATEMENT OF FACTS**

13. Plaintiff Michael Dupree, Jr. attended Cranbrook Kingswood Upper School from August 25, 2000 until May/June, 2004.

14. Plaintiff Michael Dupree, Jr.’s last exam was taken on May 27, 2004. As of that date, he completed every single requirement to graduate and matriculate from Cranbrook Educational Community.

15. The defendant Cranbrook Educational Community’s Handbook clearly states that the “school year means the number of consecutive calendar days beginning with the first day of classes and ending on the last day of final exams.” Plaintiff Michael Dupree, Jr. completed all of the requirements expected of him on May 27, 2004 and was entitled to a diploma. The Student Handbook also defines “withdrawal means withdrawal from school for any reason **other than dismissal** or extended medical absence.” (Emphasis added) Plaintiff Michael Dupree, Jr. never withdrew from Cranbrook, and his transcript issued by Cranbrook is an absolute fraud. In the Student Handbook the action of “dismissal means severance from all classes for the balance of the school year, which is at the direction of the school authorities, due to either academic or disciplinary reasons.” (Exhibit A)

16. Plaintiff's school year was already completed because he had taken his last day of final exams on May 27, 2004. Plaintiff had passed all of his classes and was entitled to receive a diploma. The alleged dismissal which the plaintiff's received in a letter dated June 1, 2004 was null and void.

17. Yet, in spite of completing all of the requirements by May 27, 2004, the defendant sent a letter dated June 1, 2004 dismissing plaintiff Michael Dupree, Jr. from Cranbrook.  
(Exhibit B)

18. Plaintiffs Michael Dupree, Sr. and Darlene Dupree had a meeting on or about May 28, 2004 with Mr. Shaw, Dean John J. Winter and Mr. Pickett regarding the school's suspicions that plaintiff Michael Dupree, Jr. was allegedly involved in violating the Cranbrook Schools Technology Use Policies, specifically involving computer passwords.

19. Officials at Cranbrook have never substantiated that plaintiff Michael Dupree, Jr. had any involvement in violating school policies with passwords or any other misconduct.

20. Defendant Cranbrook threatened plaintiff and his parents with federal prosecution unless he confessed to their allegations of violating the Cranbrook Schools Technology Use Policies, specifically involving passwords. All of the plaintiffs invited the defendant forthwith by welcoming a federal investigation, which would have exonerated the plaintiff child.

21. For their own reasons, defendant decided not to pursue this matter with the U.S. Attorney's office, even though they threatened prosecution to somehow obtain a confession from plaintiff Michael Dupree, Jr.

22. The defendant Cranbrook, through their agents and/or employees, also coerced and pleaded with a fellow student to state and testify that Michael Dupree had supplied drugs,

specifically marijuana, to students at Cranbrook. This particular student declined to do so, at his own peril.

23. Plaintiff Michael Dupree, Jr. fulfilled all the requirements for graduating and received all the necessary credits to receive his diploma.

24. Defendant failed to provide plaintiff Michael Dupree, Jr. with his diploma based on arbitrary and unsubstantiated allegations.

25. John J. Winter, Dean of Boys from Cranbrook Kingswood Upper School, sent plaintiffs Michael Dupree, Sr. and Darlene Dupree correspondence dated June 1, 2004 stating that their son Michael Dupree, Jr. had "been dismissed from Cranbrook Kingswood Upper School effective June 1, 2004." (See Exhibit B)

26. Plaintiff Michael Dupree, Jr.'s transcript from Cranbrook states that there was a "withdrawal date" of June 1, 2004. (Exhibit C)

27. Plaintiff Michael Dupree, Jr. never withdrew from Cranbrook, yet defendant failed to correct this on the transcript.

28. Defendant has full knowledge that plaintiff Michael Dupree, Jr. never withdrew from Cranbrook, yet circulated his transcript that states clearly that there was a "withdrawal date" of June 1, 2004, effectuating and perpetuating a fraud.

29. Despite the overwhelming evidence and fact that Michael Dupree, Jr. never withdrew from Cranbrook, defendant Charles Shaw repeatedly insisted to plaintiff's parents, plaintiffs Michael Dupree and Darlene Dupree, that Cranbrook would be indicating that Michael Dupree, Jr. withdrew from Cranbrook because they had to put something on the transcript, and this actually would help Michael Dupree, Jr.

30. Plaintiff Michael Dupree, Jr. received an email from Arlyce Seibert dated June 16, 2004 and states in pertinent part “no diploma will be possible in this matter. Over the past months, we have discussed both academic and other issues that could jeopardize Mike’s ability to graduate from Cranbrook.”

31. During the academic year of 2003-2004 the defendant Cranbrook acknowledged and understood there was a marijuana use problem with both students and staff. It is a fact that the defendant Cranbrook during this school year dismissed and sanctioned both students and staff for marijuana use.

32. At the very end of the school year, in May, 2004, the defendant tried to sanction and dismiss plaintiff Michael Dupree, Jr. for marijuana use.

33. During the end of the year of his senior year defendant Cranbrook attempted to coerce other students into admitting and confessing that Michael Dupree, Jr. used and abused marijuana in order to have him dismissed under the drug use policy.

34. Despite defendant’s coercions, no student or faculty member ever agreed to state that Michael Dupree, Jr. used or abused marijuana for the simple fact that this was untrue.

35. That at the end of the school year in 2004 Cranbrook never alleged or sanctioned plaintiff Michael Dupree, Jr. for marijuana use, even though their staff wholeheartedly tried to obtain corroboration of Michael Dupree, Jr.’s marijuana use.

36. That officials at Cranbrook actually printed and manufactured a diploma for graduation from Cranbrook Educational Community for Michael Dupree, Jr. and destroyed it just prior to the graduation ceremonies.

37. That the staff and administrators at defendant Cranbrook Educational Community made it known to plaintiff's mother, plaintiff Darlene Dupree, that they did print and manufacture a diploma for her son Michael Dupree, Jr. and destroyed it just prior to the graduation ceremonies.

38. That the defendants knew that Darlene Dupree was participating in organizing and carrying out graduation ceremonies for all of the students, including her son.

39. That plaintiffs Michael Dupree, Sr. and Darlene Dupree paid defendant Cranbrook Educational Community approximately \$80,000.00 or more for the education of their son Michael Dupree, Jr., which included, among other things, education from 9<sup>th</sup> through 12<sup>th</sup> grades and issuance of a high school diploma if Michael Dupree, Jr. fulfilled all of the requirements for graduation and received the necessary credits, which he did over the four year period.

## **COUNT I**

### **FRAUD AND MISREPRESENTATION**

40. Plaintiffs repeat and reallege, by reference, the allegations set forth above as if fully set forth herein.

41. Defendant intentionally made the following false representations to plaintiffs:

a. If plaintiff Michael Dupree, Jr. attended Cranbrook Schools and completed the required credits, he would obtain a revered education and high school diploma;

b. That plaintiff Michael Dupree, Jr. was involved in alleged activities that violated Cranbrook Schools Technology Use Policies. They informed all of the plaintiffs that the school system computer was hacked into, costing millions of dollars of damage. Defendant Charles Shaw told the plaintiffs this fact and indicated in addition there was a personal violation of his rights, since staff emails and files were opened. Further, defendant Charles Shaw indicated that tests were stolen from the teachers' sites and sold to other students. He further indicated that Michael's computer account was used and computer passwords were stolen and

stored in a text file on his account without his knowledge and by the other junior student Randy's own admission;

c. That on May 27, 2004 Michael Dupree, Jr. was personally questioned by defendant John J. Winter, who repeatedly tried to extort a confession from Michael Dupree, Jr. that he violated the rules of the school concerning the alleged hacking into the school's computer system and stealing files and tests. Michael Dupree, Jr. refused to admit to any of these allegations because they were untrue. Dean of Boys defendant John J. Winter threatened Michael Dupree, Jr. with federal prosecution if he did not admit. At that time Michael Dupree, Jr. invited a federal prosecution investigation because he was and remains completely innocent;

d. In fact, no federal prosecution or investigation was initiated or requested upon plaintiffs' best information and belief;

e. In fact, another student at Cranbrook Kingswood of junior standing confessed to "hacking" into the school's computer systems, including (or while using) Michael Dupree Jr.'s computer account. This other student, by self-admission, had not only Michael Dupree, Jr.'s password but also hundreds of other students, faculty, administrators, and by information and belief even board members; Upon information and belief, no other penalties were given;

f. Defendant must acknowledge that plaintiff Michael Dupree, Jr. did meet the qualifications to obtain his high school diploma from Cranbrook;

g. Defendant has stated in writing on his official transcript that plaintiff Michael Dupree, Jr. withdrew from Cranbrook on June 1, 2004 and documented this on his official transcript. This is completely false, and there is no evidence whatsoever to substantiate the claim that he withdrew.

42. Defendants' representations regarding the following were false when they were being made and continue to be made.

43. Defendants knew that these particular representations were false when they were being made or made them recklessly, without knowing whether they were untrue.

44. Defendants intended that plaintiffs rely on the representations.



45. Plaintiffs specifically relied upon defendants' false representations by, including but not limited to plaintiff Michael Dupree, Jr. that if he completed his credits, school work, and graduation requirements from Cranbrook, that he would be entitled to his high school diploma.

46. In fact, plaintiff did not receive a high school diploma from the defendant, and has not received a diploma at the present time.

47. Plaintiff Michael Dupree, Jr. did obtain and receive his GED shortly after June 1, 2004. There is a big difference in the real world between obtaining a GED or graduating from a so-called esteemed school as Cranbrook Educational Community. Many higher learning institutions will not accept a GED.

48. As a result of obtaining a GED as opposed to a Cranbrook Educational Community High School Diploma, the plaintiff is limited in his options for receiving a higher learning education.

49. Recent studies have shown that career earnings of those with a high school diploma far exceed earnings of those with a GED by more than several hundred thousand dollars over a career. As a result, plaintiff is put at a significant disadvantage in a highly competitive workplace in seeking employment by having to indicate that he only received a GED, especially when compared to a high school diploma from Cranbrook Kingswood.

50. As a result of defendants' fraud and misrepresentations, plaintiffs have suffered substantial damages and economic losses in excess of \$75,000.00 exclusive of interest, costs and attorney fees.

WHEREFORE, plaintiffs respectfully request that this Court order the following relief:

a. Award Judgment in plaintiffs' favor and against defendant for the full amount of his damages, plus all allowable interest and treble damages;

- b. Award all costs and attorney fees so wrongfully incurred;
- c. Order defendant Cranbrook Educational Community to issue a full high school diploma and to correct plaintiff Michael Dupree, Jr.'s transcript;
- d. Such other or additional relief as this Court deems necessary and equitable.

**COUNT II**

**BREACH OF CONTRACT**

51. Plaintiffs repeat and reallege, by reference, the allegations set forth above as if fully set forth herein.

52. Plaintiffs Michael Dupree, Sr. and Darlene Dupree entered into a contract with defendant to enroll their son, plaintiff Michael Dupree, Jr., at Cranbrook schools.

53. Plaintiffs Michael Dupree, Sr. and Darlene Dupree paid defendant approximately \$20,000.00 per year for plaintiff Michael Dupree, Jr.'s education at Cranbrook.

54. Defendant promised to plaintiffs that their son, plaintiff Michael Dupree, Jr. would receive a revered education and a diploma upon his completion of the course requirements and credits.

55. Plaintiff Michael Dupree, Jr. attended Cranbrook from August, 2000 until May/June, 2004 and completed all his course requirements.

56. By May 27, 2004 plaintiff Michael Dupree, Jr. completed all of the requirements and course credits, entitling him to complete the school year according to the School Handbook and also be entitled to graduate and receive a high school diploma.

57. That pursuant defendant Cranbrook Educational Community's Handbook, and given the consideration of the money the Dupree's paid, and Cranbrook's oral and written promises

constituted a binding and legal contract that if their son Michael Dupree, Jr. completed all of the course requirements and credits he would receive not only a revered education but also a diploma and graduate from the defendant Cranbrook Educational Community.

58. That as of May 27, 2004 the plaintiff Michael Dupree, Jr. did complete all of the course requirements and obtained all of the credits necessary for obtaining a high school diploma and graduating from Cranbrook and from the defendant's high school.

59. As of May 27, 2004 the plaintiff Michael Dupree, Jr. attained all of the requirements necessary to complete a "school year" under Cranbrook's own written policy, and was entitled to a diploma.

60. Plaintiff Michael Dupree, Jr. did obtain and receive his GED shortly after June 1, 2004. There is a big difference in the real world between obtaining a GED or graduating from a so-called esteemed school as Cranbrook Educational Community. Many higher learning institutions will not accept a GED.

61. As a result of obtaining a GED as opposed to a Cranbrook Educational Community High School Diploma, the plaintiff is limited in his options for receiving a higher learning education.

62. The defendant clearly breached in writing the contract between the plaintiffs and defendant by sending a letter dated June 1, 2004 indicating that plaintiff Michael Dupree, Jr. was dismissed from Cranbrook.

63. Defendant's conduct as described in this Complaint constitute a breach of contract between the parties.

64. Plaintiffs Michael Dupree, Sr. and Darlene Dupree have been damaged by defendant's breach in the amount of \$80,000.00, which consists of the price of tuition that was paid to defendant for their son's education and ultimately, his diploma.

65. The plaintiffs have been damaged by the defendant's breach of contract, in addition to the tuition paid by spending costs and attorney fees and interest and also in having them explain the details of why plaintiff graduated or did not graduate or received a diploma and/or did not receive a diploma from the defendant, and also by explaining the lie on his transcript that he had somehow withdrawn from Cranbrook.

66. Plaintiff Michael Dupree, Jr. has been damaged by defendant's breach of not providing him with his high school diploma and falsified transcript.

67. That as a direct and proximate result of the breach of contract, plaintiffs suffered and sustained substantial damages and economic losses in excess of \$75,000.00, exclusive of interest, costs and attorney fees, being loss of tuition, failure to grant a high school diploma, falsifying the official transcript, and subjecting plaintiff to fear and trepidation with threats of prosecution.

WHEREFORE, plaintiffs respectfully request that this Court order the following relief:

- a. Award Judgment in plaintiffs' favor and against defendant for the full amount of his damages, plus all allowable interest and treble damages;
- b. Award all costs and attorney fees so wrongfully incurred;
- c. Order defendant Cranbrook Educational Community to issue a full high school diploma and to correct plaintiff Michael Dupree, Jr.'s transcript;
- d. Such other or additional relief as this Court deems necessary and equitable.

**COUNT III**

**SPECIFIC PERFORMANCE AND/OR EQUITABLE RELIEF**

68. Plaintiffs repeat and allege, by reference, the allegations set forth above as if fully set forth herein.

69. Plaintiff Michael Dupree, Jr. attended and was enrolled at Cranbrook from August 2000 until May/June 2004.

70. Defendant set forth a yearly tuition amount for Plaintiff Michael Dupree, Jr.'s education at Cranbrook

71. Plaintiffs Michael Dupree, Sr. and Darlene Dupree paid defendant the specified tuition amount for each year Plaintiff Michael Dupree, Jr. was enrolled at Cranbrook.

72. Defendant set forth course and credit requirements, which upon successful completion would entitle Plaintiff Michael Dupree, Jr. a diploma from Cranbrook.

73. By May 27, 2004, Plaintiff Michael Dupree, Jr. completed all of the course and credit requirements set forth by Defendant.

74. Defendant refuses to issue Plaintiff Michael Dupree, Jr. a diploma from Cranbrook.

75. Cranbrook's oral and written promises constituted a binding and legal agreement.

76. Plaintiff's tuition payments constituted fair and reasonable consideration to the agreement.

77. Plaintiff Michael Dupree, Jr. successfully performed the course and credit requirements of the contract and thus is entitled to performance of contract obligations by the Defendant.

78. Defendant has failed and refused, and continues to fail and refuse, to perform the conditions of the agreement that requires Plaintiff Michael Dupree, Jr. to receive a Cranbrook diploma.

79. Plaintiffs have no adequate legal remedy in that damages, if awarded, cannot be properly ascertained since there is no fixed market value and damages will be inadequate to compensate.

WHEREFORE, Plaintiffs respectfully request that this Court order the following equitable relief:

- a. Order defendant Cranbrook Educational Community to issue a full high school diploma and to update his transcript to reflect the same;
- b. judgment in plaintiff's favor and against defendant for the amount of damages, plus all allowable interest; and
- c. Such other or additional relief as this Court deems necessary and equitable.

Respectfully submitted,

THOMAS, GARVEY, GARVEY & SCIOTTI

By:/s/ Christopher R. Sciotti  
Christopher R. Sciotti (P 33501)  
chrissciotti@ameritech.net  
Attorney for Plaintiffs  
24825 Little Mack  
St. Clair Shores, MI 48080  
(586) 779-7810

April \_\_, 2011

**CERTIFICATE OF SERVICE**

I hereby certify that on April \_\_\_, 2011, I electronically filed the foregoing paper with the Clerk of the Court using the ECF System which will send notification to all ECF participants of record.

Respectfully submitted,

s/Christopher R. Sciotti

Christopher R. Sciotti

chrissciotti@amertech.net

24825 Little Mack Ave.

St. Clair Shores, MI 48080

(586)779-7810

Attorneys for Plaintiffs

(P33501)

April \_\_\_, 2011

## **EXHIBIT A**



Received Fax :

Dec 26 2006 9:55PM

Fax Station :

THOMAS GARVEY GARVEY &amp; SCIO

P. 11

5. "Insured Amount" means the amount of tuition including boarding costs, less any financial aid.

**EXAMPLE:**

Tuition	\$18,890
Boarding	+ 7,650
Subtotal	\$26,540
Financial Aid	- 10,050
Tuition Amount	\$16,490

6. "School Year" means the number of consecutive calendar days beginning with the first day of classes and ending on the last day of final exams. It excludes orientation, registration and graduation days.
7. "Sickness" means an illness or disease which commences during the term of the student's enrollment in the Tuition Refund Program.
8. "Disability" includes any disability recognized by applicable state or federal law.
9. "Withdrawal" means withdrawal from school for any reason other than Dismissal or an Extended Medical Absence.

**EXCLUSIONS AND LIMITATIONS**

No refunds will be paid if withdrawal or dismissal is caused by any of the following occurrences:

1. An accidental injury which occurred prior to the effective date of enrollment in the Tuition Refund Program.
2. The inability of the School to operate and provide academic instruction for any reason.
3. Declared or undeclared war, rebellion riot, civil commotion or any act thereof or service in the armed forces of any country.
4. Boycotting of classes.
5. Pregnancy or childbirth.
6. The current use of any drug or narcotic except those prescribed by a Doctor.
7. Destruction of any school facility due to any cause whatsoever, or the inability of the school to operate and provide formal academic instruction, including closure for any reason.
8. Withdrawal or absence from class attendance for the balance of the school year due to early completion of academic requirements or early graduation.

No refund will be due or paid in the event the student resumes attending classes at the school.

Changes from boarding to day status or class schedule reductions for any reason are not a basis for payment of a refund, unless the change is for medical reasons.

## **EXHIBIT B**

# CRANBROOK

1904 CENTENNIAL 2004

ACADEMY OF ART  
ART MUSEUM  
BROOKSIDE LOWER SCHOOL  
CRANBROOK KINGSWOOD MIDDLE SCHOOL  
CRANBROOK KINGSWOOD UPPER SCHOOL  
INSTITUTE OF SCIENCE

20 Lone Pine Road  
Correspondence to:  
P.O. Box 801  
Bloomfield Hills  
Michigan 48303.0801  
USA

June 1, 2004

Mr. and Mrs. Michael J. Dupree, Sr.  
55 Martell  
Bloomfield Hills, MI 48304

Cranbrook Campus  
t 248 645. 3600  
x 248 645. 3081

Dear Mr. and Mrs. Dupree and Michael:

Kingswood Campus  
t 248 645. 3400  
x 248 645. 3053

Your son, Michael Dupree, has been dismissed from Cranbrook Kingswood Upper School effective June 1, 2004.

To assist you with any transition please call me at 248-645-3620 or email me at [jwinter@cranbrook.edu](mailto:jwinter@cranbrook.edu).

Sincerely,



John J. Winter  
Dean of Boys

cc: Charles Shaw  
Sharon Peacock  
Arlyce Seibert

CRANBROOK  
KINGSWOOD  
UPPER SCHOOL



## **EXHIBIT C**

# CRANBROOK KINGSWOOD



Cranbrook Educational Community

## UPPER SCHOOL ACADEMIC TRANSCRIPT

(TEST RECORD ON REVERSE SIDE)

Last Name

First Name

GPAs are not cumulative

NAME: Dupree, Jr. Michael Joseph SEX: M  
 SS #: 266-68-5367 DATE OF BIRTH: 08/27/85  
 PARENT/GUARDIAN: Mr&Mrs Michael Dupree, Sr.  
 RELATIONSHIP: Parents  
 ENROLLED: 08/25/00 ENTERED UPPER SCHOOL: 09

GRADUATION DATE  
 WITHDRAWAL DATE

JUN 01 2004

GRADES:

A = 3.7-4.0  
 B = 2.7-3.3  
 C = 1.7-2.3  
 D = 0.7-1.3

E/F = FAIL

P = PASS

WP = WITHDRAW PASSING

WF = WITHDRAW FAILING

Courses taken at other schools are converted to CK systems of credits.

ACCREDITATION: Independent Schools Association of Central States

An A+ = 4.3 points in the calculation of the G.P.A.

DUPREE, JR. MI 09 2000-01  
 EN-English I 2 B 1.00  
 MA-Algebra I 2 C 1.00  
 LN-Spanish I 2 C+ 1.00  
 SC-Concept Phys 2 B- 1.00  
 HS-Ancient Soc 2 C+ 0.50  
 RL-Hist of Belg 1 C+ 0.50  
 AR-Begin Ceramc 2 B 0.25  
 CS-Computer Sci 1 B- 0.25  
 SP-Sports/Gd 2 P 0.50  
 -Cmpt Exempt 2 0.00

UNWEIGHTED GPA: 2.5  
 WEIGHTED GPA: 2.5

DUPREE, JR. MI 11 2002-03  
 EN-Lit Tr 2 C- 1.00  
 MA-Pre-Calculus 2 C+ 1.00  
 SC-Chemistry 2 C+ 1.00  
 HS-Amer Stud 2 C 1.00  
 RL-Eastern Tr 2 C+ 0.50  
 AR-Cont Ceramc 1 B+ 0.25  
 AR-Cont Ceramc 2 B+ 0.25  
 CS-Comptr Sci 1 B- 0.50

UNWEIGHTED GPA: 2.26  
 WEIGHTED GPA: 2.26

DUPREE, JR. MI 10 2001-02  
 EN-Expos Writng 2 B- 1.00  
 MA-Algebra II 2 B- 1.00  
 LN-Spanish II 2 C 1.00  
 SC-Biology I 2 C- 1.00  
 HS-Patts in Civ 2 C+ 1.00  
 AR-Cont Ceramc 1 B+ 0.25

UNWEIGHTED GPA: 2.33  
 WEIGHTED GPA: 2.33

DUPREE, JR. MI 12 2003-04  
 EN-Current Lit 1 B- 0.50  
 EN-Lit & Nature 2 D 0.50  
 MA-Statistics 2 C 1.00  
 SC-Environmt Sci 1 B 0.50  
 SC-Botany 2 C 0.50  
 HS-Grk Romn Civ 1 B- 0.50  
 HS-Psychology 2 WP 0.00  
 HS-Economics 2 D+ 0.50  
 RL-Philosophy 1 B 0.50  
 AR-Ceram Studio 1 B+ 0.50  
 AR-Ceram Studio 2 WF 0.00

UNWEIGHTED GPA: 2.3  
 WEIGHTED GPA: 2.33

OTHER

SIGNED

TITLE

DATE



# CRANBROOK KINGSWOOD



Cranbrook Educational Community

## UPPER SCHOOL STANDARDIZED TEST RECORD (ACADEMIC TRANSCRIPT ON REVERSE SIDE)

NAME: Dupree, Jr. Michael Joseph SEX: M  
 SS #: 266-68-5367 DATE OF BIRTH: 08/27/85

### PSAT

Last: DUPREE First: MICHAEL M.I. J.  
 Scores: Verbal 52 Math 53 Writing Skills 54 Selection Index 159  
 Year 01 Grade 10  
 Optional Code  
 School Code 230355

PSAT/NMSQT

### SAT I

LAST: DUPREE M.I. J.  
 TEST DATE NOV03 GRADE 12  
 SAT Program  
 The College Board

Last: DUPREE First: MICHAEL M.I. J.  
 Scores: Verbal 49 Math 57 Writing Skills 58 Selection Index 164  
 Percentiles: 52 75 81 73  
 Year 02 Grade 11  
 Optional Code  
 School Code 230355

PSAT/NMSQT

### ACT

NAME OF STUDENT	GLOBAL SECURITY NUMBER	TEST DATE
DUPREE MICHAEL	365029443	10 03
ACT		
ENGLISH	MATH	SCIENCE
28	25	26
15	14	14
11	14	15
12	15	12
86		

UNOFFICIAL COPY

SAT II

ADVANCED PLACEMENT

SIGNED \_\_\_\_\_ TITLE \_\_\_\_\_ DATE \_\_\_\_\_